

This submission responds to the Commission's letter of May 4, 2011 regarding the committee's Amended OctoberQuarterly Report:

1) This reimbursement reflects expenses relating to a phone program undertaken on behalf of the Hedrick for Congress committee. Since the cost of the program exceeded the applicable contribution limit to the campaign, the campaign paid the committee for a portion of the phone program in order to avoid the receipt of an excessive in-kind contribution. The reimbursed expenses were originally disclosed on Line 21b to various vendors and individuals.

2) Expenses for "advertising", "online advertising", "printing", "video production" and "web advertising" were not allocable to any federal candidate and were properly disclosed on Line 21b.

3) Expenses for Catering for an Event and Event Supplies were not on behalf of any federal candidate and were properly disclosed on Line 21b.

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